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veyed beyond the limits of the city. He may require yards and premises and the street gutters in front of any premises, when he thinks it important to the health of the neighborhood, to be cleaned and limed by the occupant or owner of such premises. Any person failing, after one day's notice, to obey the orders of the health officer, given pursuant to the provisions of this section, shall be fined not less than \$1 nor more than \$20, unless it appears that such person was unable to comply with the orders of the health officer, and each day's violation shall be deemed a separate offense.

SEC. 8. Whenever in the opinion of the board of health it shall be necessary for the public health, to clean, ditch, or lime any particular locality, public alley, or street areas, or to ditch, clean, or lime any common drain across private lots or in alleys, the use of and right of way over which is for the benefit of the real estate abutting thereon, or to remove or abate any nuisance the owner or causer of which can not be apprehended, said board of health may, through the health officer, instruct the city engineer to have the same done.

The city engineer shall report the cost of such work by pay roll on voucher to the auditor as work done by order of the board of health on streets, private lots, or alleys, or nuisances, as the case may be, and the auditor is hereby authorized to issue warrants for payment of same from such appropriations as may be made under section 2, of Chapter XIX of the Code of 1874, as hereinafter amended and reenacted.

SEC. 9. There shall be elected at the same time and in the same manner as the health officer, a physician to the poor, at the salary of \$300 per annum, payable in monthly installments, upon warrants drawn by the auditor, who shall attend the indigent sick of the city and sick of the almshouse, and who shall perform all the duties of the present physicians to the poor.

SEC. 10. It shall be the duty of the members of the police force to take note of and report any and all infractions of the health laws and, where called upon by the health officer, the deputy health officer, or the board of health, to assist in enforcing the same.

BELLEVUE, OHIO.

Garbage—Care and Disposal of. (Regulation Board of Health Adopted March 21, 1912.)

Section 1. It shall be the duty of every resident householder, tenant, hotel keeper, boarding-house keeper, retail dealer, and all parties or persons occupying dwellings within the city of Bellevue, Ohio, to provide or cause to be provided, and at all times to keep or cause to be kept or provided, portable vessels or tanks for holding garbage and offal; said vessels or tanks to be perfectly water-tight, and so kept with handles on the outside and provided with a tightly fitting cover, which cover shall not be removed except when absolutely necessary. Said vessels or tanks shall be kept or placed in the rear of the house or in basement areas or passageways most accessible to be collected, and never upon the street, alley, sidewalk, or other public place, and shall be of a capacity of not more than 2 bushels. All such vessels or tanks shall be promptly delivered to the collector when called for, and shall be returned by him to said place or places without unnecessary delay; and no person except for such purpose authorized shall in any manner interfere with said vessels or tanks or the contents thereof.

Sec. 2. The words garbage and offal as used in this ordinance shall be held to include every refuse accumulation of animal, fruit or vegetable matter, or otherwise that attends the preparation, use, cooking, dealing in, or storage of meats and fowls, fruits, or vegetables; and it shall be unlawful for any person to place in said vessels or tanks any ashes, refuse, water, waste, or other material whatsoever.